



February 26, 2019



54443114

Attention: Civil Filing
Clerk of Court
15th Judicial District Court
Post Office Box 2009
Lafayette, Louisiana 70502

INDEXED

New Suit
MB

RE: *Sharmaine Mallet, on behalf of her minor child,
Brianna McCoy vs. Officer Jason Jeans, Officer
Jamie Mitchell, Officer Logan Duplechien and City
of Carencro, through Carencro Police Department*
NEW SUIT
Our File No. 18-8197

20191330 J

DIV. "P"

CLERK OF COURT
LAFAYETTE PARISH LA
2019 MAR -1 AM 6:33

Dear Sir/Madam:

Enclosed are the following:

- a. Original and five copies of a *Petition for Damages*;
- b. Original and five copies of *Interrogatories and Request for Production of Documents*; and
- c. Original and one copy of a *Request for Notice*.

Please file the original of each into the record, and return to us one copy of each with your filing data stamped thereon. A self-addressed, stamped envelope is enclosed for your convenience. The extra copies of each are to be served on the defendants. Also enclosed please find our firm check in the amount of \$725.00 payable to the 15th Judicial District Court to cover the costs for processing the work.

Mailed
3-6-19
MC

Thank you for your attention to this matter, and for your courtesy and cooperation extended. Please let us know if anything further is required.

Very truly yours,

Peter T. Dudley

PTD/lw
Enclosures

cc: Sharmaine Mallet

P:\M-P\Mallet\Sharmaine\Outgoing Correspondence\Filing\tr 022619.docx



PETER T. DUDLEY • CHRISTOPHER D. SHOWS • MORLEY C. DIMENT

OFFICE: 601 St. Joseph Street, Baton Rouge, LA 70802 • TEL: (225) 388-9574 • FAX: (225) 388-0081 • ONLINE: www.piercetandshows.com

[Handwritten signature]

DIV. "I"

54443155

SHARMAINE MALLET, on behalf of
her minor child, BRIANNA MCCOY

15TH JUDICIAL DISTRICT COURT

VERSUS

STATE OF LOUISIANA

OFFICER JASON JEANS, OFFICER
JAMIE MITCHELL, OFFICER LOGAN
DUPLECHIEN AND CITY OF CARENCRO,
through CARENCRO POLICE
DEPARTMENT

PARISH OF LAFAYETTE

NUMBER 2019-330 DIV. "I"

PETITION FOR DAMAGES

NOW INTO COURT, through undersigned counsel, comes SHARMAINE MALLET, on behalf of her minor child, Brianna McCoy, a person of the full age of majority and domiciled in the Parish of Lafayette, State of Louisiana, who respectfully represents, as follows:

1.

The following parties are made defendants herein:

- a. **OFFICER JASON JEANS**, an Officer of the Carencro Police Department of the full age of majority and domiciled in the Parish of Lafayette, named defendant in both his official and personal capacities;
- b. **OFFICER JAMIE MITCHELL**, an Officer of the Carencro Police Department of the full age of majority and domiciled in the Parish of Lafayette, named defendant in both his official and personal capacities;
- c. **OFFICER LOGAN DUPLECHIEN**, an Officer of the Carencro Police Department of the full age of majority and domiciled in the Parish of Lafayette, named defendant in both his official and personal capacities; and
- d. **CITY OF CARENCRO, through CARENCRO POLICE DEPARTMENT**, a municipality organized and established in accordance with the Constitution and laws of the State of Louisiana.

2.

Brianna McCoy is the only child of Nathaniel McCoy, and as such, the person entitled to assert a survival action and wrongful death claim following the death of Nathaniel McCoy at the hands of the defendants as set forth hereinafter.

3.

Sharmaine Mallet is the only surviving parent of the minor child, Brianna McCoy, and as such, the proper person to assert this claim on behalf of Brianna McCoy.

4.

On or about June 13, 2018 at approximately 10:30 p.m. Officer Jason Jeans, Officer Jamie Mitchell and Officer Logan Duplechien of the Carencro Police Department were dispatched to Gullbeau Road in reference to a disturbance.

5.

Upon arriving at the scene, the officers came into contact with Nathaniel McCoy, who was naked and incoherent, and obviously in an altered mental state.

6.

Officers Jeans, Mitchell and Duplechien all assisted in taking Nathaniel McCoy into custody by cuffing his hands behind his back and also cuffing his feet together at the ankles.

7.

Upon information and belief each of Officers Jeans, Mitchell and Duplechien on at least one occasion during the course of taking Nathaniel McCoy into custody.

8.

During the course of being taken into custody, Nathaniel McCoy was rendered unconscious and unresponsive.

9.

After handcuffing Nathaniel McCoy, Officers Jeans, Mitchell and Duplechien left him laying face down in the grass.

10.

Upon information and belief, Officers Jeans, Mitchell and Duplechien delayed and or completely failed to call an ambulance even though Nathaniel McCoy has been tasered multiple times and was unconscious and unresponsive.

11.

Nathaniel McCoy died as a direct result of the force employed on him by Officers Jeans, Mitchell and Duplechien in taking him into custody.

12.

At all material times Officers Jeans, Mitchell and Duplechien were acting under color of state law and within the course and scope of their employment as Officers of the Carencro Police Department.

13.

The above described conduct of the defendant officers constituted excessive use of force in violation of Nathaniel McCoy's rights as secured by the Constitution and laws of the United States and the State of Louisiana, entitling plaintiff to recover both compensatory and punitive damages pursuant to 42 USCA 1983 and 42 USCA 1988.

14.

Alternatively, Officers Jeans, Mitchell and Duplechien were not properly trained in the use of tasers and/or did not properly use their tasers during the course of taking Nathaniel McCoy into custody.

15.

The City of Carencro through the Carencro Police Department is vicariously liable for the misconduct and/or improper training of its employees, Officers Jeans, Mitchell and Duplechien.

16.

The conduct of the defendants caused Nathaniel McCoy physical pain and suffering, mental anguish and emotional distress, loss of life and medical expenses.

17.

The conduct of the defendants has caused Brianna McCoy mental anguish and emotional distress and also caused her to lose the love, support, guidance, affection, society and services of her father, Nathaniel McCoy.

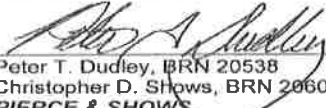
18.

Plaintiff has been forced to retain the services of an attorney to prosecute this claim and has incurred and will continue to incur attorney fees and court costs.

WHEREFORE, the plaintiff, Sharmaine Mallet, on behalf of her minor daughter, Brianna McCoy, prays that after all due proceedings there be judgment rendered herein in favor of plaintiff and against the defendants, Officer Jason Jeans, Officer Jamie Mitchell, Officer Logan Duplechien and the City of Carencro through the Carencro Police

Department, for all damages recoverable by law, including punitive damages and attorney fees as provided for by 42 USCA 1983 and 42 USCA 1988, together with legal interest thereon from the date of judicial demand until paid in full, plus all costs of these proceedings and for all other general and equitable relief to which she may be entitled.

Respectfully submitted:


Peter T. Dudley, BRN 20538
Christopher D. Shows, BRN 20608
PIERCE & SHOWS
601 St. Joseph Street
Baton Rouge, Louisiana 70802
Telephone (225) 388-9574
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E-Mail: pdudley@pierceandshows.com
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L. Richard Roy, III, BRN 17777
Fletcher, Roy & Chenevert, LLC
660 Government Street
Baton Rouge, Louisiana 70802-6117
Telephone (225) 888-8000
Facsimile (225) 387-3142
E-Mail: rroy@fletcherandroy.com

SERVICE INFORMATION

Please serve **Officer Jason Jeans**
Through his place of employment:

Carencro Police Department
110 Centennial Drive
Carencro, Louisiana 70520

Please serve **Officer Jason Mitchell**
Through his place of employment:

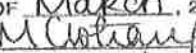
Carencro Police Department
110 Centennial Drive
Carencro, Louisiana 70520

Please serve **Officer Logan Duplachien**
Through his place of employment:

Carencro Police Department
110 Centennial Drive
Carencro, Louisiana 70520

Please serve **City of Carencro through the
Carencro Police Department**, through:

Mayor Glenn Brasseaux
210 East St. Peter T. Dudley Street
Carencro, Louisiana 70520

FILED THIS 1
DAY OF March, 20 19

M. Williams
Deputy Clerk of Court



**SHARMAINE MALLET, on behalf of
her minor child, BRIANNA MCCOY**

VERSUS

**OFFICER JASON JEANS, OFFICER
JAMIE MITCHELL, OFFICER LOGAN
DUPLECHIEN AND CITY OF CARENCRO,
through CARENCRO POLICE
DEPARTMENT**

15TH JUDICIAL DISTRICT COURT

STATE OF LOUISIANA

PARISH OF LAFAYETTE

**20191330
NUMBER _____ DIV. "_____"**

***INTERROGATORIES and
REQUESTS FOR PRODUCTION***

These Interrogatories and Requests for Production are propounded by SHARMAINE MALLET, on behalf of her minor child, BRIANNA MCCOY, to be answered by defendants, OFFICER JASON JEANS, OFFICER JAMIE MITCHELL, OFFICER LOGAN DUPLECHIEN AND CITY OF CARENCRO through CARENCRO POLICE DEPARTMENT, within the time limits allowed by State law, such Interrogatories and Requests for Production to be deemed continuing pursuant to the fullest extent allowed by the Louisiana Code of Civil Procedure.

I. DEFINITIONS

Unless otherwise indicated, as used herein:

1. "Defendant" (or "Defendants") shall mean OFFICER JASON JEANS, OFFICER JAMIE MITCHELL, OFFICER LOGAN DUPLECHIEN AND CITY OF CARENCRO through CARENCRO POLICE DEPARTMENT, and shall also mean any of their past and present employees, agents, or representatives of same, and all persons acting or purporting to act on behalf of same for any purpose whatsoever.
2. "Document" or "Record" shall mean all written, printed, typed, recorded or graphic matter of every type and description, however and by whomever prepared, produced or reproduced, disseminated or made, in any form now or formerly in the possession, custody or control of the defendants, including but not limited to letters, correspondence, telegrams, telexes, memoranda, records, minutes, contracts, agreements, intra- and interoffice communications, microfilms, bulletins, circulars, pamphlets, studies, reports, notices, diaries, summaries, books, messages, instructions, work compilations and computer runs, worksheets, statistics, speeches, tapes, tape recordings, press releases, public statements and public announcements, public and governmental filings, financial statements, opinions, and other writings and other magnetic, photographic, electronic, and sound recordings.
3. "Identify" or "Identity" shall mean, with respect to an individual, his name, telephone number(s), last known residence address and last known business address. "Identify" or "Identity" shall mean, with respect to a corporation, partnership, joint venture, or other business entity, its name and last known business address, and telephone number(s).
4. "All" shall mean "any" and vice versa.
5. "Relating to" (or a form thereof) shall mean constituting, reflecting, respecting, supporting, contradicting, referring to, stating, describing, noting, embodying, containing, mentioning, studying, analyzing, discussing, evaluating, or relevant to.
6. "Communication" shall mean any transmission of information, the information transmitted, and any process by which information is transmitted, and shall include written communications and oral communications.

II. INTERROGATORIES TO BE ANSWERED

1.

Please state the full name and address of each and every person making answers to these Interrogatories; and if more than one person answers or assists in answering these Interrogatories, please state the number of the Interrogatory which was answered or assisted in being answered by each such person.

2.

Please state the name, job title, employer, telephone number, and address of all persons known or believed to have firsthand knowledge of the facts and circumstances of the incident complained of in the Petition heretofore filed in the above-captioned matter, or of events leading up to or following.

3.

Did you or anyone acting on your behalf obtain a written, recorded, or oral statement from any person known or believed to have firsthand knowledge of the facts and circumstances of the incident complained of in the Petition heretofore filed in the above-captioned matter, or of events leading up to or following? If so, indicate each type of statement obtained, by whom it was taken, the address of the person taking it, the date it was taken, and whether it was signed by the party making the statement.

4.

If you have any defenses to the allegations asserted in plaintiff's Petition, please state:

- a. The facts upon which these defenses are based;
- b. The documents upon which you rely to support these defenses;
- c. The witnesses upon whom you rely to support these defenses, giving name and address of each;
- d. The expert upon whom you rely to support these defenses, giving name, address, and area of expertise of each.

5.

Do you contend that the incident made the basis of this lawsuit was, or may have been caused in part, or in whole, by the fault of anyone other than Nathaniel McCoy, yourself, or those whom you represent? If so, please state:

- a. The name of each person involved;
- b. In general, what each other person did that you contend was negligent.

6.

For each expert who has, or claims to have, knowledge of facts pertaining to any issue in this lawsuit, or for each person in your employment whom you consider to be such an expert, state:

- a. Name, address, and job classification;

- b. Field of competency;
- c. Whether a written report was prepared; and if so, the date of each such report or reports;
- d. The title, author, publisher, and date of publication of the treatises or other publications which each expert considers authoritative for his field of competency.

7.

State your version of the incident or incidents made the basis of this lawsuit.

8.

Were any photographs made of any aspect of this incident? If so, who has possession of such photographs?

9.

Are the defendants, their employees, agents, servants, and/or representatives aware of any telephone recordings that have been made of any conversation of any witness or witnesses to this case? If so, please state:

- a. The name of the person making such recordings;
- b. The person recorded;
- c. The date of such recording;
- d. Whether the recording has been transcribed; and if so, who has the transcription.

10.

Please state the full name, address and telephone number of each and every witness, whether lay witness, expert, physician, direct or rebuttal witness, which you intend or may consider calling at the trial on the merits of this matter. In connection with your answer, please, in general terms, state the facts or opinions to which each witness is expected to testify.

11.

Please list with particularity each and every tangible thing, whether document, photograph, video tape, physical item of evidence, or otherwise, which you intend to or may consider introducing as evidence at the trial on the merits of this matter.

12.

If you, OFFICERS JASON JEANS, JAMIE MITCHELL OR LOGAN DUPLECHIEN, have ever been involved in any civil litigation, other than this action, or any criminal action, state the title, court, and docket number of each civil and/or criminal action, and the nature of the litigation.

13.

Are the tasers furnished to Officers of the Carencro Police Department equipped with the CAM HD accessory.

14.

Were any tasers deployed in the "drive-stun" mode in connection with the incident that forms the basis of this lawsuit.

15.

Please describe all Carencro Police Department policies and procedures governing the deployment of tasers.

III. DOCUMENTS TO BE PRODUCED

1.

Please produce a copy of any and all written, recorded, or oral statements given by anyone having knowledge of the facts which made the basis of the subject lawsuit involving the plaintiff.

2.

Please produce legible copies of each and every exhibit which defendants may or will introduce at trial of this matter, including but not limited to photographs, video tapes (surveillance or otherwise), documentary evidence, physical items, models, displays, tangible things or evidence of any other sort which pertains to the subject matter of this litigation.

3.

Please produce copies of all audio/visual recordings, including dash cameras, body cameras, and taser recordings of the incident that forms the basis of this lawsuit.

4.

Please produce copies of all reports prepared in connection with the incident that forms the basis of this lawsuit, including incident reports and internal investigation reports.

5.

Please produce copies of all internal processing data and/or chip data downloads for tasers that were deployed by Officers of the Carencro Police Department in connection with the incident that forms the basis of this lawsuit.

6.

Please produce copies of your use of force policies and procedures.

7.

Please produce copies of all training materials related to the use of tasers.

8.

Please produce copies of all manufacturer/product guidelines and/or warnings you received from the manufacturer upon purchase of tasers used in connection with the incident that forms the basis of this lawsuit.

9.

Please produce copies of all Carencro Police Department radio logs/communication recordings from June 13, 2018 from 9:00 p.m. until 12:00 a.m.

10.

Consistent with LA C.C.P. Art. 1458, the attached Affidavits, signed and notarized.

These Interrogatories and Requests for Production are deemed to be continuing so as to require additional answers or responses should additional information or documents become available to defendants in the future, and the information sought is for information and documents known to or available to defendants or obtainable by defendants.

Respectfully submitted:


Peter T. Dudley, BRN 20538
Christopher O. Shows, BRN 20608
Pierce and Shows, APLC
601 St. Joseph Street
Baton Rouge, Louisiana 70802
Telephone (225) 388-9574
Facsimile (225) 388-9574
E-Mail: pdudley@pierceandshows.com
E-Mail: cshows@pierceandshows.com

L. Richard Roy, III, BRN 17777
Fletcher, Roy & Chenevert, LLC
660 Government Street
Baton Rouge, Louisiana 70802-6117
Telephone (225) 888-8000
Facsimile (225) 387-3142
E-Mail: rroy@fletcherandroy.com

PLEASE SERVE WITH THE PETITION ON ALL DEFENDANTS.

FILED THIS 1
DAY OF March, 20 19
M. Chapman
Deputy Clerk of Court

SHARMAINE MALLET, on behalf of
her minor child, BRIANNA MCCOY

15TH JUDICIAL DISTRICT COURT

VERSUS

STATE OF LOUISIANA

OFFICER JASON JEANS, OFFICER
JAMIE MITCHELL, OFFICER LOGAN
DUPLECHIEN AND CITY OF CARENCRO,
through CARENCRO POLICE
DEPARTMENT

PARISH OF LAFAYETTE

NUMBER _____ DIV. "

VERIFICATION

STATE OF LOUISIANA

PARISH/COUNTY OF _____

BEFORE ME, the undersigned Notary Public, personally came and appeared:

who after being duly sworn did depose and say that he is the person who provided the information contained in the above and foregoing discovery responses and who did take oath and says that he has read the foregoing Answers to Interrogatories and Responses to Requests for Production of Documents and that the matters and things contained therein are true and correct to the best of his knowledge, information and belief, and subscribes his name hereto in certification thereof.

JASON JEANS

SWORN TO AND SUBSCRIBED before me, Notary Public, this _____ day of _____
_____, 2019.

NOTARY PUBLIC

My Commission Expires _____

NOTARY SEAL



SHARMAINE MALLET, on behalf of
her minor child, BRIANNA MCCOY

15TH JUDICIAL DISTRICT COURT

VERSUS

STATE OF LOUISIANA

OFFICER JASON JEANS, OFFICER
JAMIE MITCHELL, OFFICER LOGAN
DUPLECHIEN AND CITY OF CARENCRO,
through CARENCRO POLICE
DEPARTMENT

PARISH OF LAFAYETTE

NUMBER _____ DIV. " "

VERIFICATION

STATE OF LOUISIANA

PARISH/COUNTY OF _____

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JAMIE MITCHELL

SWORN TO AND SUBSCRIBED before me, Notary Public, this _____ day of _____
_____, 2019.

NOTARY PUBLIC

My Commission Expires _____

NOTARY SEAL



54447312

SHARMAINE MALLET, on behalf of
her minor child, BRIANNA MCCOY

16TH JUDICIAL DISTRICT COURT

VERSUS

STATE OF LOUISIANA

OFFICER JASON JEANS, OFFICER
JAMIE MITCHELL, OFFICER LOGAN
DUPLECHIEN AND CITY OF CARENCRO,
through CARENCRO POLICE
DEPARTMENT

PARISH OF LAFAYETTE

NUMBER _____ DIV. " "

VERIFICATION

STATE OF LOUISIANA

PARISH/COUNTY OF _____

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who after being duly sworn did depose and say that he is the person who provided the information contained in the above and foregoing discovery responses and who did take oath and says that he has read the foregoing Answers to Interrogatories and Responses to Requests for Production of Documents and that the matters and things contained therein are true and correct to the best of his knowledge, information and belief, and subscribes his name hereto in certification thereof.

LOGAN DUPLECHIEN

SWORN TO AND SUBSCRIBED before me, Notary Public, this _____ day of _____
_____, 2019.

NOTARY PUBLIC

My Commission Expires _____

NOTARY SEAL



SHARMAINE MALLET, on behalf of
her minor child, BRIANNA MCCOY

15TH JUDICIAL DISTRICT COURT

VERSUS

STATE OF LOUISIANA

OFFICER JASON JEANS, OFFICER
JAMIE MITCHELL, OFFICER LOGAN
DUPLECHIEN AND CITY OF CARENCRO,
through CARENCRO POLICE
DEPARTMENT

PARISH OF LAFAYETTE

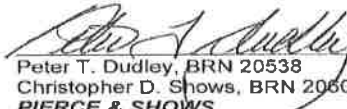
20191330
NUMBER _____ DIV. "_____"

REQUEST FOR NOTICE

TO: CLERK OF THE FIFTEENTH JUDICIAL DISTRICT
IN AND FOR LAFAYETTE PARISH

Please take notice that the LAW FIRM OF PIERCE & SHOWS, attorneys for the Plaintiff, SHARMAINE MALLET, on behalf of her minor child, BRIANNA MCCOY, does hereby request written notice of the date of trial of the above matter, as well as notice of hearings (whether on the merits or otherwise), orders, judgments and interlocutory decrees, and any and all formal steps taken by the parties herein, the Judge or any member of Court, in accordance with the provisions of Louisiana Code of Civil Procedure Articles 1572, 1913 and 1914.

Respectfully submitted:


Peter T. Dudley, BRN 20538
Christopher D. Shows, BRN 20608
PIERCE & SHOWS
601 St. Joseph Street
Baton Rouge, Louisiana 70802
Telephone (225) 388-9574
Facsimile (225) 388-0081
E-Mail: pdudley@pierceandshows.com
E-Mail: cshows@pierceandshows.com

L. Richard Roy, III, BRN 17777
Fletcher, Roy & Chenevert, LLC
660 Government Street
Baton Rouge, Louisiana 70802-6117
Telephone (225) 888-8000
Facsimile (225) 387-3142
E-Mail: roy@fletcherandroy.com

FILED THIS

DAY OF

MARCH, 20 19

M. Callahan
Deputy Clerk of Court



LAFPC.CV.54632443

cc_mjcloteaux

Ordered by Atty.: PETER T DUDLEY

CITATION

SHARMAINE MALLET, ET AL

FIFTEENTH JUDICIAL DISTRICT COURT

VS

DOCKET NUMBER: C-20191330 I

JASON JEANS, ET AL

PARISH OF LAFAYETTE, LOUISIANA

STATE OF LOUISIANA

TO: OFFICER JASON JEANS
THROUGH HIS PLACE OF EMPLOYMENT:
CAREN CRO POLICE DEPARTMENT
110 CENTENNIAL DRIVE
CAREN CRO, LA 70520

of the Parish of LAFAYETTE

You are hereby cited to comply with the demand contained in the petition, a certified copy of which accompanies this citation, (exclusive of exhibits). You should file an answer or other pleading to said petition in the office of the Clerk of the FIFTEENTH JUDICIAL DISTRICT COURT, in the Lafayette Parish Courthouse, LAFAYETTE, Louisiana, within fifteen (15) days after the service hereof. Alternatively, your failure to comply herewith will subject you to the penalty of entry of default judgment against you.

Witness the Honorable Judges of said Court, this MARCH 6, 2019.



M. Cloteaux

Deputy Clerk of Court/
Lafayette Parish

*Additionally, you are hereby served with the following attached documents and ordered to comply with same:

PETITION FOR DAMAGES, INTERROGATORIES AND REQUESTS FOR PRODUCTION,
VERIFICATIONS & REQUEST FOR NOTICE

SHERIFF'S RETURN
LAFAYETTE PARISH SHERIFF

DATE SERVED: _____, 20____ TIME: _____
SERVED: _____
PERSONAL () _____
DOMICILIARY () ON _____
UNABLE TO LOCATE _____ MOVED () NO SUCH ADDRESS ()
OTHER REASON: _____
RECEIVED TOO LATE FOR SERVICE ()
SERVICE OF WITHIN PAPERS
COSTS FEE \$ _____ MILEAGE \$ _____ TOTAL \$ _____
DEPUTY _____



LAFFC.CV.54632450

cc_mjeloteaux

Ordered by Atty.: PETER T DUDLEY

CITATION

SHARMAINE MALLET, ET AL

FIFTEENTH JUDICIAL DISTRICT COURT

VS

DOCKET NUMBER: C-20191330 I

JASON JEANS, ET AL

PARISH OF LAFAYETTE, LOUISIANA

STATE OF LOUISIANA

TO: OFFICER JASON MITCHELL
THROUGH HIS PLACE OF EMPLOYMENT:
CAREN CRO POLICE DEPARTMENT
110 CENTENNIAL DRIVE
CAREN CRO, LA 70520

of the Parish of LAFAYETTE

You are hereby cited to comply with the demand contained in the petition, a certified copy of which accompanies this citation, (exclusive of exhibits). You should file an answer or other pleading to said petition in the office of the Clerk of the FIFTEENTH JUDICIAL DISTRICT COURT, in the Lafayette Parish Courthouse, LAFAYETTE, Louisiana, within fifteen (15) days after the service hereof. Alternatively, your failure to comply herewith will subject you to the penalty of entry of default judgment against you.

Witness the Honorable Judges of said Court, this MARCH 6, 2019.



M. Olbray

Deputy Clerk of Court
Lafayette Parish

*Additionally, you are hereby served with the following attached documents and ordered to comply with same:

PETITION FOR DAMAGES, INTERROGATORIES AND REQUESTS FOR PRODUCTION,
VERIFICATIONS & REQUEST FOR NOTICE

SHERIFF'S RETURN
LAFAYETTE PARISH SHERIFF

DATE SERVED: _____, 20____ TIME: _____
SERVED: _____
PERSONAL ()
DOMICILIARY () ON _____
UNABLE TO LOCATE MOVED () NO SUCH ADDRESS ()
OTHER REASON: _____
RECEIVED TOO LATE FOR SERVICE ()
SERVICE OF' WITHIN PAPERS
COSTS FEE \$ _____ MILEAGE \$ _____ TOTAL \$ _____
DEPUTY _____

LAFPC.CV.54632468
cc_mjclotheaux

Ordered by Atty.: PETER T DUDLEY

CITATION

SHARMAINE MALLET, ET AL

FIFTEENTH JUDICIAL DISTRICT COURT

VS

DOCKET NUMBER: C-20191330 I

JASON JEANS, ET AL

PARISH OF LAFAYETTE, LOUISIANA

STATE OF LOUISIANA

TO: OFFICER LOGAN DUPLECHIEN
THROUGH HIS PLACE OF EMPLOYMENT:
CAREN CRO POLICE DEPARTMENT
110 CENTENNIAL DRIVE
CAREN CRO, LA 70520

of the Parish of LAFAYETTE

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Witness the Honorable Judges of said Court, this MARCH 6, 2019.


M. Clotheaux
Deputy Clerk of Court
Lafayette Parish

*Additionally, you are hereby served with the following attached documents and ordered to comply with same:

PETITION FOR DAMAGES, INTERROGATORIES AND REQUESTS FOR PRODUCTION,
VERIFICATIONS & REQUEST FOR NOTICE

SHERIFF'S RETURN
LAFAYETTE PARISH SHERIFF

DATE SERVED: _____, 20____ TIME: _____
SERVED: _____
PERSONAL () _____
DOMICILIARY () ON _____
UNABLE TO LOCATE MOVED () NO SUCH ADDRESS ()
OTHER REASON: _____
RECEIVED TOO LATE FOR SERVICE ()
SERVICE OF WITHIN PAPERS
COSTS FEE \$ _____ MILLAGE \$ _____ TOTAL \$ _____
DEPUTY _____



LAFPC.CV.54632476
cc_mjeloteaux

Ordered by Atty.: PETER T DUDLEY

CITATION

SHARMAINE MALLET, ET AL

FIFTEENTH JUDICIAL DISTRICT COURT

VS

DOCKET NUMBER: C-20191330 I

JASON JEANS, ET AL

PARISH OF LAFAYETTE, LOUISIANA

STATE OF LOUISIANA

TO: CITY OF CARENCRO
THROUGH THE CARENCRO POLICE DEPARTMENT
THROUGH: MAYOR GLENN BRASSEAU
210 EAST ST PETER R DUDLEY STREET
CARENCR, LA 70520

of the Parish of LAFAYETTE

You are hereby cited to comply with the demand contained in the petition, a certified copy of which accompanies this citation, (exclusive of exhibits). You should file an answer or other pleading to said petition in the office of the Clerk of the FIFTEENTH JUDICIAL DISTRICT COURT, in the Lafayette Parish Courthouse, LAFAYETTE, Louisiana, within fifteen (15) days after the service hereof. Alternatively, your failure to comply herewith will subject you to the penalty of entry of default judgment against you.

Witness the Honorable Judges of said Court, this MARCH 6, 2019.



M. Clotiaux
Deputy Clerk of Court
Lafayette Parish

*Additionally, you are hereby served with the following attached documents and ordered to comply with same:

PETITION FOR DAMAGES, INTERROGATORIES AND REQUESTS FOR PRODUCTION,
VERIFICATIONS & REQUEST FOR NOTICE

SHERIFF'S RETURN
LAFAYETTE PARISH SHERIFF

DATE SERVED: _____, 20____ TIME: _____
SERVED: _____
PERSONAL ()
DOMICILIARY () ON _____
UNABLE TO LOCATE MOVED () NO SUCH ADDRESS ()
OTHER REASON: _____
RECEIVED TOO LATE FOR SERVICE ()
SERVICE OF WITHIN PAPERS
COSTS FEE \$ _____ MILEAGE \$ _____ TOTAL \$ _____
DEPUTY _____

11196

LAFPC.CV.54632476
cc_mjclotheaux

Ordered by Atty.: PETER T DUDLEY

CITATION

SHARMAINE MALLET, ET AL.

FIFTEENTH JUDICIAL DISTRICT COURT

VS

DOCKET NUMBER: C-20191330 I

JASON JEANS, ET AL

PARISH OF LAFAYETTE, LOUISIANA

STATE OF LOUISIANA

TO: CITY OF CARENCRO
 THROUGH THE CARENCRO POLICE DEPARTMENT
 THROUGH: MAYOR GLENN BRASSEAU
 210 EAST ST PETER R DUDLEY STREET
 CARENCRO, LA 70520

of the Parish of LAFAYETTE

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Witness the Honorable Judges of said Court, this MARCH 6, 2019.

Deputy Clerk of Court
Lafayette Parish

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**PETITION FOR DAMAGES, INTERROGATORIES AND REQUESTS FOR PRODUCTION,
VERIFICATIONS & REQUEST FOR NOTICE****SHERIFF'S RETURN**
LAFAYETTE PARISH SHERIFF

DATE SERVED: 3-8 2019 TIME: 8:45AM
 SERVED: B. Glenn Brasseaux
 PERSONAL ON _____
 DOMICILIARY ON _____
 UNABLE TO LOCATE MOVED NO SUCH ADDRESS
 OTHER REASON: _____
 RECEIVED TOO LATE FOR SERVICE
 SERVICE OF WITHIN PAPERS
 COSTS FEE \$ 30 MILEAGE \$ 15 TOTAL \$ 45
 DEPUTY Colin Cane 11196

Lafayette Parish Clerk of Court
Filed This Day

MAR 14 2019

Deputy Clerk of Court

124168

Ordered by Atty.: PETER T DUDLEY



LAFPC.CV.54632450

cc_mjeloteaux
CITATION**SHARMAINE MALLET, ET AL****FIFTEENTH JUDICIAL DISTRICT COURT****VS****DOCKET NUMBER: C-20191330 I****JASON JEANS, ET AL****PARISH OF LAFAYETTE, LOUISIANA****STATE OF LOUISIANA**

**TO: OFFICER JASON MITCHELL
THROUGH HIS PLACE OF EMPLOYMENT:
CARENCO POLICE DEPARTMENT
110 CENTENNIAL DRIVE
CARENCO, LA 70520**

of the Parish of LAFAYETTE

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Witness the Honorable Judges of said Court, this MARCH 6, 2019.



M. O'Leary
Deputy Clerk of Court
Lafayette Parish

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**PETITION FOR DAMAGES, INTERROGATORIES AND REQUESTS FOR PRODUCTION,
VERIFICATIONS & REQUEST FOR NOTICE**

SHERIFF'S RETURN
LAFAYETTE PARISH SHERIFF

DATE SERVED: _____, 20____ TIME: _____
 SERVED: _____
 PERSONAL ()
 DOMICILIARY () ON _____
 UNABLE TO LOCATE MOVED () NO SUCH ADDRESS ()
 OTHER REASON: _____
 RECEIVED TOO LATE FOR SERVICE ()
 SERVICE OF WITHIN PAPERS
 COSTS FEE \$_____ MILEAGE \$_____ TOTAL \$_____ Lafayette Parish Clerk of Court
 DEPUTY _____ Filed This Day



MAR 19 2019



Martha O'Reilly
Deputy Clerk of Court

SHERIFF'S RETURN
LAFAYETTE PARISH SHERIFF'S OFFICE

DATE SERVED 03-08-19 0818, 20_____
SERVED _____
PERSONAL ()
DOMICILIARY ON ()
DEPARTMENTAL ON W.T. DOLIN
UNABLE TO LOCATE () MOVED ()
OTHER REASON FOR UTL _____
COST: SERVICE 30 MILEAGE 15 TOTAL 45
DEPUTY Martin Thomas 12468



57

12468



Ordered by Atty.: PETER T DUDLEY

CITATION

SHARMAINE MALLET, ET AL
VS
JASON JEANS, ET AL

FIFTEENTH JUDICIAL DISTRICT COURT
DOCKET NUMBER: C-20191330 I
PARISH OF LAFAYETTE, LOUISIANA

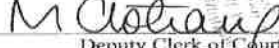
STATE OF LOUISIANA

TO: OFFICER JASON JEANS
THROUGH HIS PLACE OF EMPLOYMENT:
CAREN CRO POLICE DEPARTMENT
110 CENTENNIAL DRIVE
CAREN CRO, LA 70520

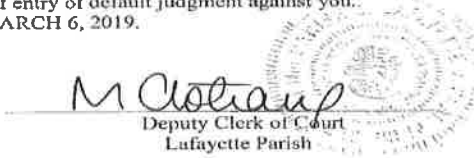
of the Parish of LAFAYETTE

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M. Cloiaux
Deputy Clerk of Court
Lafayette Parish



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VERIFICATIONS & REQUEST FOR NOTICE****SHERIFF'S RETURN**
LAFAYETTE PARISH SHERIFF

DATE SERVED: _____, 20____ TIME: _____
 SERVED: _____
 PERSONAL () _____
 DOMICILIARY () ON _____
 UNABLE TO LOCATE MOVED () NO SUCH ADDRESS ()
 OTHER REASON: _____
 RECEIVED TOO LATE FOR SERVICE ()
 SERVICE OF WITHIN PAPERS
 COSTS FEE \$_____ MILAGE \$_____ TOTAL \$_____



Lafayette Parish Clerk of Court
Filed This Day

MAR 19 2019



Martina J. Raye
Deputy Clerk of Court

LAFAYETTE PARISH SHERIFF'S OFFICE

DATE SERVED 03-08-19 SERVED 08-08-20

PERSONAL ()

DOMICILIARY ON ()

DEPARTMENTAL ON ()

UNABLE TO LOCATE ()

OTHER REASON FOR UTIL ()

COST: SERVICE 30

MILEAGE 2

TOTAL 32

KM/s 12468



{ }

124les

Ordered by Atty.: PETER T DUDLEY



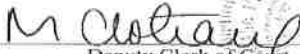
LAFPC.CV.54632468
cc_mjccloteaux
CITATION**SHARMAINE MALLET, ET AL****FIFTEENTH JUDICIAL DISTRICT COURT****VS****DOCKET NUMBER: C-20191330 I****JASON JEANS, ET AL****PARISH OF LAFAYETTE, LOUISIANA****STATE OF LOUISIANA**

TO: OFFICER LOGAN DUPLECHIEN
THROUGH HIS PLACE OF EMPLOYMENT:
CARENCR POLICE DEPARTMENT
110 CENTENNIAL DRIVE
CARENCR, LA 70520

of the Parish of LAFAYETTE

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Witness the Honorable Judges of said Court, this MARCH 6, 2019.


 M. Cloteaux
 Deputy Clerk of Court
 Lafayette Parish

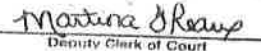
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VERIFICATIONS & REQUEST FOR NOTICE****SHERIFF'S RETURN**
LAFAYETTE PARISH SHERIFF

DATE SERVED: _____, 20____ TIME: _____
 SERVED: _____
 PERSONAL ()
 DOMICILIARY () ON _____
 UNABLE TO LOCATE MOVED () NO SUCH ADDRESS ()
 OTHER REASON: _____
 RECEIVED TOO LATE FOR SERVICE. ()
 SERVICE OF WITHIN PAPERS _____
 COSTS FEE \$ _____ MILEAGE \$ _____
 DEPUTY _____

 Lafayette Parish Clerk of Court
 TOTAL Paid This Day _____

MAR 19 2019



 Martina J. Reaux
 Deputy Clerk of Court

SHERIFF'S RETURN
LAFAYETTE PARISH SHERIFF'S OFFICE

DATE SERVED 3/8/19 0848, 20
SERVED _____
PERSONAL ()
DOMICILIARY ON ()
DEPARTMENTAL ON W. DOOLIN
UNABLE TO LOCATE () MOVED ()
OTHER REASON FOR UTL _____
COST: SERVICE 0 MILEAGE 0 TOTAL 0
DEPUTY Mark Thomas 17468



17